(	Case 3	:14-cr-00298-M <sub>IN 7</sub> F FOR	THE WNATED STATES BY THE NORTHERN DIST DALLAS DIVIS	RICT OF TEXAS	age 1 of 1 <sup>U.S.</sup>	Page NO 100 PRI TEXAS FILED
UNITE	D STA	TES OF AMERICA	)			DEC 2 3 2014
VS.			)		CASE NO.:3	S. DISTRICT COURT
WILLIAM VENABLE,			ý			Deputy
			REPORT AND RECOMN CONCERNING PLEA (		3-14-	-CR-298-M
I determindeper of guilt violation	ed before ing and nined that dent bas y be according of 21 ana Plan	e me pursuant to Fed. R. examining WILLIAM at the guilty plea was known in fact containing each expeted, and that WILLI U.S.C. § 846, that is ts, and have sentence im	nsent, under authority of <u>Un</u> . Crim.P. 11, and has entered VENABLE under oath connowledgeable and voluntation of the essential elements (AM VENABLE be adjudged, Conspiracy to Possess vaposed accordingly. After becaustody and should be order	ed a plea of guilty neerning each of try and that the off of such offense. It ged guilty of Cou with Intent to Dis- peing found guilty	to Count 1 of the subjects mediense(s) charged I therefore recount 1 of the Industribute Mariju of the offense I	ne Indictment. After entioned in Rule 11, d is supported by an ammend that the plea ictment, charging a mana by Cultivating
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
		I find by clear and con	s not oppose release. en compliant with the curre wincing evidence that the c mmunity if released and sh	defendant is not li	kely to flee or p	
			oses release.  t been compliant with the conis recommendation, this recommendation.			upon motion of the
	is a sub recomm under §	estantial likelihood that nended that no sentence (3145(c) why the defer that the defendant is	I detained pursuant to 18 U a motion for acquittal or r of imprisonment be impose ndant should not be detain a not likely to flee or pose	new trial will be ged, or (c) exception ted, and (2) the Co	granted, or (b) to all circumstance out finds by c	the Government has es are clearly shown lear and convincing

## **NOTICE**

UNITED STATES MAGISTRATE JUDGE

Date: December 23, 2014.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).